## CPEL0553625P

## Patent Office of the People's Republic of China

Address: Receiving Section of the Chinese Patent Office. No. 6 Tucheng Road Wast, Haidlan District, Beijing Postal code: 100088

Agent China Patent Agent (H.K.) Ltd.  Patent 200480008354. Application Date March 25, 2004  Date Date	il of Date	of Issue	
Patent 200480008354. Application March 25, 2004 Bate Date	Augi	ust 24, 2007	
Side of Invention: OBSERVING TOOL AND OBSERVING METHOD USING SAME			

(PCT application entering into the national phase)  1. If Under the provision of Art. 35, para. 1 of the Patent Law, the examiner has made an examination as to substance of the captioned patent application for invention upon the request for substantive examination filed by the applicant.  1. Under the provision of Art. 35, para. 2 of the Patent Law, the Chinese Patent Office has decided to conduct an examination of the captioned patent application for invention on its own initiative.  2. If the applicant requests that the filing dateMarch 27, 2003 at theJP Patent Office be taken as the priority date of the present application, the filing date august 18, 2003 at theJP Patent Office be taken as the priority date of the present application, the filing date at the Patent Office be taken as the priority date of the present application.  3. If the following amended documents submitted by the applicant cannot be accepted for failure to conform with Art. 33 of the Patent Law:		
(PCT application entering into the national phase)  1. If Under the provision of Art. 35, para. 1 of the Patent Law, the examiner has made an examination as to substance of the captioned patent application for invention upon the request for substantive examination filed by the applicant.  14, 2007  15 Under the provision of Art. 35, para. 2 of the Patent Law, the Chinese Patent Office has decided to conduct an examination of the captioned patent application for invention on its own initiative.  2. If the applicant requests that the filing date March 27, 2003 at the Patent Office be taken as the priority date of the present application, the filing date at the Patent Office be taken as the priority date of the present application, the filing date at the Patent Office be taken as the priority date of the present application.  3. If the following amended documents submitted by the applicant cannot be accepted for failure to conform with Art. 33 of the Patent Law:	First Office Action	the second secon
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$\square$ the Chinese version of the amended documents submitted according to the		
provision of Art. 19 of the Patent Cooperation Treaty.	·	ر در وجدور و شوروروسور و داراند و داراند و داراند
□ the amended documents submitted according to the provision of Art. 28 or Art. 41		100
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U the amended documents submitted according to the provision of Rule	le 51 of the
Implementing Regulations of the Patent Law.	maj branci
See the text portion of this Office Action for detailed reasons why th	ne amendment
cannot be accepted.	-
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4.   □ Examination is conducted on the Chinese version of the initial transfer in the chinese version of the chinese vers	tially-submitted
international application.	NA. 41
☑ Examination is conducted on the following document(s):	kerbe
$oxed{oxed}$ page $\underline{\hspace{0.5cm}}$ 1-14 of the description, based on the Chinese version	of the initially
submitted international application documents;	
page of the description, based on the Chinese version of the	e annex to the
international preliminary examination report;	TI E
page of the description, based on the amended document	and the same of th
according to the provision of Art. 28 or Art. 41 of the Patent Cooperation	•
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according to the provision of Rule 51 of the Implementing Regulation:	1. July 2. Jul
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international application documents;	Sell Al
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preliminary examination report;	
claim(s) 1-16 , based on the amended documents submitted	a according to
the provision of Art. 28 or Art. 41 of the Patent Cooperation Treaty;	
claim(s), based on the amended documents submitted ac	
provision of Rule 51 of the Implementing Regulations of the Patent Law.	Paran
$\square$ Fig(s) $\underline{\qquad}$ P.1-18 $\underline{\qquad}$ , based on the Chinese version of the in	itially-submitted
international application documents;	
Fig(s), based on the Chinese version of the annex to the	ne internations
preliminary examination report;	(1) A
Fig(s), based on the amended documents submitted ac	cording to the
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provision of Rule 51 of the Implementing Regulations of the Patent Law.	
provident of the of the implementation of the contraction	rding k
5. 🗹 The following reference document(s) is/are cited in this Office Action	(its/their seric
	of to the
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number(s) will continue to be used in the subsequent course of examination):

		Date of Publication :
Serial No.	Number or Title(s) of Document(s)	(or filing date of interfering application)
1	U\$6088097A	Date July 11, 2000

6.	Concluding	comments of	on the	examination:
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☐ On the description:
☐ What is stated in the application comes within the scope of that no patent right
shall be granted as prescribed in Art. 5 of the Patent Law.
☐ The description is not in conformity with the provision of Art. 26, para. 3 of the
Patent Law.
$\square$ The description is not in conformity with the provision of Art. 33 of the Patent Law.
$\square$ The drafting of description is not in conformity with the provision of Rule 18 of the
Implementing Regulations.
☑ On the claims:
☐ Claim(s) come(s) within the scope of that no patent right shall be granted
as prescribed in Art. 25 of the Patent Law.
$\square$ Claim(s)1, 2, 7, 8, 12, 15 has/have no novelty as prescribed in Art. 22, para.
2 of the Patent Law.
☑ Claim(s) 13.14.16 has/have no inventiveness as prescribed in Art. 22 para.
3 of the Patent Law.
□ Claim(s) has/have no practical applicability as prescribed in Art. 22, para-
4 of the Patent Law.
☐ Claim(s) is/are not in conformity with the provision of Art. 26, para. 4 of the
Patent Law.
☐ Claim(s) is/are not in conformity with the provision of Art. 31, para. 1 of the
Patent Law.
□ Claim(s) is/are not in conformity with the provisions of Rule 20 of the
Implementing Regulations.
☐ Claim(s) is/are not in conformity with the provision of Art. 9 of the Patent
Law.
☐ Claim(s) is/are not in conformity with the provision of Rule 23 of the
Implementing Regulations.
See the text portion of this Office Action for detailed analysis of the above
concluding comments.

7. Based on the above concluding o	comments, the examiner deems that	# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
$\square$ the applicant should make am-	endment to the application documen	t(s) according
to the requirements put forward	f in the text portion of this Office Action	
$oxedsymbol{\square}$ the applicant should expound	d in his/its observations why the cap	tioned patent
application is patentable and	make amendment to what is not in a	onformity with
	he text portion of this Office Action,	otherwise, no
patent right shall be granted.		
	ns no substantive content(s) for which	
	int has no sufficient reason(s) to state o	or his/its stated
reason(s) is/are not sufficient, sa	id application will be rejected.	
8. The applicant should note the folk	owing items:	gradianta est. Esta la artista
		ر بر المراجع ا المراجع المراجع
(1) Under Art. 37 of the Patent L	aw, the applicant should submit his/it	s observations
within <u>four</u> months from the o	date of receipt of this Office Action; i	f, without any
justified reason(s), the time $I$	limit for making written response is	not met, said
application shall be deemed t	o have been withdrawn.	may wan
		rvise, no
(2) The amendment made by the	applicant to said application should be	e in conformity
with the provision of Art. 33 o	of the Patent Law, the amended tex	t should be in
	conform with the related provisions o	المستريد فأكتمه كيمر أنها
Examination.	·	
(3) If no arrangement is made in	advance, the applicant and/or the o	gent shall not
• •	Office to have an interview with the exc	to the second of
30/113 10 1/13 3/11/133 / G/3/11/13	,	
(4) The observations and/or ame	nded text should be sent to the Receiv	vina Section o
	nail or by personal delivery, if not sent to	والمحوصون والأفال والأناث
	l delivery, the document(s) will have no	- A - A - A - A - A - A - A - A - A - A
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C. This Office Action consider of the	a tout parties totalling 2 page	(e) and of the
	he text portion totalling $2$ page	(s) and Grandy
following attachment(s):		
copy(copies) of the reference	erence document(s) totalling17	page(s).
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